

Evening Bulletin

With which is Incorporated the "Independent."

VOL. 1. NO. 44.

HONOLULU, H. I., TUESDAY, JULY 9, 1895.

PRICE 5 CENTS.

THE Evening Bulletin

With which is incorporated the INDEPENDENT.

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Address all communications to the editorial department to "Editor Bulletin."

Business letters should be addressed to "Manager Evening Bulletin."

Telephone 256. P. O. Box 89.

B. L. FINNEY, Manager.

OAHU RAILWAY & LAND CO.

Time Table

FROM AND AFTER JULY 5, 1895.

	Ewa Mill	Freight	Sun
Pass	Daily	Daily	Daily
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RHEUMATISM AND PILES CURED BY AYER'S SARSAPARILLA.

Mr. W. JENNINGS, Adelaide, S. A., formerly of Hawthorn, near Melbourne, Vic., writes:

"For the past 3 or 4 years, I have been a great sufferer from rheumatism and piles. I tried all sorts of medicines, but derived no good from them. I chanced to read one of your books and thought I would give your Sarsaparilla a trial. I did so, and after



taking one bottle I felt better, and after taking 4 bottles I was a new man. I was sorry I never took it before, for it would have saved me very much pain."

Ayer's Sarsaparilla

Has cured others, will cure you

Made by Dr. J. C. Ayer & Co., Lowell, Mass., U.S.A.

Hollister Drug Co., Ltd.

Sole Agents for the Republic of Hawaii.

L. ANDRADE BAKER

Kinau street near Punchbowl street my21

PIONEER STEAM CANDY FACTORY AND BAKERY.

F. HORN.

Practical Confectioner and Baker, No 71 Hotel Street. my 20.

Pacific Trading Co.

WHOLESALE AND RETAIL

Japanese Goods!

206 Fort Street.

Aloha Bath House.

Next to Marine Railway. Bath

ing suits on hand. Patrons

brought free from tug-boat wharf

on telephoning No. 585. Furn-

ished rooms to let on the premises.

Mrs. J. H. REIST.

my 15-17

NOTICE.

All subscriptions for the IN-

DEPENDENT will be carried out faith-

fully by the amalgamated paper.

Those who have paid for both

papers in advance will be credited

in full according to the amount.

B. L. Finney, business Manager. tf.

The SINGER Received

54 First Awards for SEWING MA-

CHINES AND EMBROIDERY WORK

at the World's Fair, Chicago, Ill.

being the largest number of award,

obtained by any Exhibitor, and

more than double the number

given to all other Sewing Ma-

chines

B. BERGERSON.

Agent.

my31 tf Bethel st., Honolulu.

THE LEGISLATURE.

SECOND READING OF LAND BILL IN THE SENATE.

Is Mrs. Halualani Receiving a Pension Still?—Matters in the Lower House.

TWENTY-FIRST DAY, JULY 9.

THE SENATE.

The Senate was called to order at the usual hour this morning and the regular preliminaries gone through with.

Senator Rice reported the Act for supplying electric light to the town of Hilo as being re-engrossed.

Senator Lyman presented the further report of the Special Committee on the Land Act. Tabled to be considered with the bill.

Senator Brown gave notice that he would introduce an act to amend Act 6 of the laws of the Republic of Hawaii concerning pilots on steamers and an Act to revise the present procedure on new trials, appeals and the practice thereon.

Senator Waterhouse introduced the following joint resolution which was made the special order for Thursday.

The resolution after reciting the growing evil of intemperance in the islands calls attention to the alarming increase in the importation of saki and asks for a Commission to be appointed for the purpose of investigating the same and the liquor traffic generally and the evils arising therefrom; said commission to report to the next regular session of the Legislature. The commission to consist of seven members, of whom two are recommended to be from each branch of the Legislature.

The Act to amend the School Laws was read the second time and referred to the Committee on Education.

The Chinese Exclusion Act came up on its third reading, and was passed unanimously. Clerk instructed to notify the House thereof.

The Senate then took up the Land Bill and the report of the special committee thereon.

Section 2 was first taken up. The amendment offered by the committee substitutes an entire section, taking all lands reserved for government purposes from the control of the Land Commissioners and placing them directly under the Minister of the Interior. The substitute was adopted as in the report.

The committee also presented a substitute for Section 28 which provides for the issuing of land patents for tracts not exceeding one hundred acres. Passed.

The sections relating to the Olaa district were then taken up. Section 80 as passed by the House bill provided for patents to issue when 15 per cent of the land is improved instead of 25 as in the original bill and the reservation of 150 feet on the Volcano road instead of 250. The Senate Committee recommend that the House amendment be adopted, but that the Volcano road reservation be kept at the original width of 250 feet. The section passed as recommended by the committee.

Section 81 was amended by the committee to allow corporations and others fronting on the Volcano road a strip of land 400 feet wide as an outlet from the land. Passed.

Section 82 as amended by the committee provides for the surrender of such portions of the lease as is not patented. Passed.

Section 83 of the House Bill was amended to the valuation as in the original bill viz: for the

first line of fifty-acre lots eight dollars per acre, the second line six dollars per acre and all other lots at four. The Attorney-General argued in favor of the lower figures adopted by the House. Senator Hocking thought the front lots should be worth \$10 per acre. A motion to amend the report of the committee by adopting the House valuation was lost by a vote of 9 to 4.

Senator Hocking moved that the value of the third tier of lots be placed at \$2 per acre, but accepted an amendment from Sen. Baldwin to make the amount \$3. Carried.

The section then passed as amended, at \$8, \$6 and \$3.

Section 84 as amended by the committee reserves the Volcano Road reservation as a permanent park and the Commissioners are not allowed to sell or lease any part thereof without the consent of the Executive Council nor without first offering the same to the owner of the land immediately in the rear. Passed.

Sections 85, 86, 87, 88, 89 and 90 passed as in the House bill.

Section 91 was inserted to the effect that the bill take effect on its publication.

The bill then passed its second reading and was referred back to the engrossing committee.

The Attorney-General under suspension of the rules gave notice of the introduction of a bill to facilitate the construction of telegraph cables in the Pacific.

The Senate then adjourned.

THE REPRESENTATIVES.

Speaker Naone called the House to order at 10 a. m. Chaplain Waiamao offered the opening prayer. Secretary Keola and Interpreter Wilcox read the minutes.

A communication was received from the Senate announcing the third reading in that body of the bill to prevent the wanton destruction of game and enclosing a copy of the bill. Laid on the table to take its course.

Mr. Kamaoaha presented a report of the Judiciary Committee in the bill to change the term of the Fourth Judicial Circuit Court, from Waiohina, Kau, to Kailua, Kona, together with the petition in favor thereof, and they recommend its passage. Laid on the table to be considered with the bill.

Mr. Halualani presented the following question to the Minister of Finance: "Is the Government continuing to pay Mary Kauhane the settlement which was made for her, now that she has been married?"

Mr. Hanuna presented a question to the Minister of the Interior, viz: "What does the Government propose to do with the market building which was erected and is now standing idle?"

Mr. Kamaoaha read a first time a bill to amend the law regulating appeals from District Magistrates to the Circuit Court of the 2nd, 3rd, 4th and 5th Judicial Circuits. Referred to printing committee.

The bill to amend Sec. 31, Chap. 57, Laws of 1892, relating to the terms of the Circuit Courts, came up for second reading, with favorable report of Judiciary Committee.

The only change the bill makes is to have the April term of the Third Circuit held at Kailua, North Kona, instead of Waiohina, Kau.

The bill passed without discussion and was set for third reading tomorrow.

The Senate game protection bill was taken up for consideration section by section.

Interpreter Wilcox pointed out an error in the native version, and an amendment was carried to

correct it, after which the bill passed first reading.

Mr. Kamaoaha moved that the rules be suspended and the bill go to second reading.

Mr. Ryecraft did not see that there need be any rush about this bill. This suspending of the rules was a serious thing. Members could not keep the run of bills with so much suspending of the rules. There ought to be a rule requiring a unanimous vote to suspend the rules.

The Speaker informed the objector that the House had already suspended the rules.

The bill was read a second time by title and ordered read a third time tomorrow.

At 11:55 the House took recess for half an hour.

On the Speaker's resuming the chair the House adjourned till 10 o'clock tomorrow.

IN THE HIGHER COURTS.

HEAVY COSTS IN ONE OF THE TROUSSEAU CASES.

Report of Commissioner—Probate and Appeal Cases—Supreme Court Notice.

Judgment is filed in Edma Trousseau vs. Bruce Cartwright and H. E. McIntyre, executors, for the defendants to recover \$688.03 costs of the plaintiff. The large amount is made by the attorney's percentage of amount sued for (\$27,331.16), which comes to \$668.23.

Judge Whiting has approved the accounts and granted the discharge of Kaili Kakoi, administratrix of the estate of Petero Kakoi, upon her fulfilling certain duties regarding the property. Kaulia and Johnson for the respective parties.

Henry Smith, commissioner to partition or sell real estate in Nahaolelua and others vs. Kaahu and others, has made return of sales and petitions for confirmation thereof. The amount realized was \$6600. One part of the property sold included the Chinese joss house at Smith's bridge.

S. K. Kane has rendered his account as guardian of Keaho, k., and Piliuni, k., minors, showing receipts of \$231.75 and payments of \$86.45, leaving a balance of \$145.30.

In the case of Thomas Clark vs. Samuel Parker and others, the plaintiff by his attorneys, Hatch and Dickey, appeals from the decree of Judge Cooper in favor of defendants.

The Supreme Court term is still in session. The case on now is J. Keonu vs. Kino et al., ejectment